Dear Ms. Voskov:

Thank you for your letter dated April 29, 2011, which provided comments on the Draft Feasibility Study (FS) for the Gulfco Marine Maintenance Superfund Site. These comments, and EPA's response, are as follows:

<u>Comment #1:</u> It is unclear from the draft FS if the Texas Surface Water Quality Standards (TSWQS) are really being used to identify applicable or relevant and appropriate requirements. The Gulfco Site is adjacent to the Intracoastal Waterway, and this portion of the Intracoastal Waterway is a tidal water body. A tidal water body is by definition deemed to be a sustainable fishery ($\S 307.3$ (a)(67)). Therefore, surface water concentrations in the Intracoastal Waterway adjacent to the site should meet the fish-only criteria for human health as specified in the TSWQS ($\S 307.6$ (d)(2)(B)).

<u>Response:</u> This comment was included in the comments provided to the Gufco Respondents regarding the Draft FS.

- 2. Based on the data presented in the Final Remedial Investigation (Rr) Report, the Zone A groundwater bearing unit (GWBU) concentrations for various compounds exceeded their 1% aqueous solubility limits. The TCEQ analysis of monitoring data over time observed that some groundwater concentrations in the site monitoring wells were below detectable levels during the July 2006 -June 2007 time period. Then in June 2008, monitoring results showed groundwater concentrations in the same wells at levels that exceeded the respective contaminants of concern (COCs)'s 1% aqueous solubility limit (e.g., Figures 65, 72, 73; Final Rr Report). Such an observation is an indication that Non-Aqueous Phase Liquid (NAPL) present in the Zone A GWBU is migrating, as described in the 2008 TCEQ Regulatory Guidance (Reference 1).
- 3. The TCEQ Guidance, in Table 23, prescribes a "recovery only" response action for NAPL migrating in the saturated zone, and which is not in a Plume Management Zone.
- 4. The prescribed Texas Risk Reduction Program (TRRP) NAPL response action endpoint in this situation is achieved when groundwater concentrations are reduced to those below the 1% aqueous solubility limit for the respective COCS.
- 5. Based on the discussion presented above, the prescribed TCEQ TRRP NAPL response action for migrating NAPL is most closely consistent with the implementation of groundwater recovery, Alternative 3 as described in Section 5 of the FS. However, while Alternative 3 recommends hydraulic control of groundwater via extraction wells, the stated system design criteria does not include NAPL recovery.
- 6. Because the NAPL recovery response action is limited to the specification in comment 4 above, the TCEQ believes that groundwater recovery is most appropriate for addressing the NAPL concern. However, the TCEQ considers that the current scope of Alternative 3 is not applicable and excessive in its design criteria. As such, the TCEQ recommends a scope modification to Alternative 3 that addresses the NAPL response action recovery and significantly reduces the scope and cost of the system design criteria to simply achieving the outstanding NAPL response action endpoint.

- 1. PBW. 2011. Final Remedial Investigation Report, Gulfco Marine Maintenance Superfund Site, Freeport, Texas.
- 1 TCEQ. 2008. *Risk-Based NAPL Management*, TCEQ RegulatOlyGuidance RG-366/TRRP-32, TCEQ Remediation Division, Austin, TX.
- USEPA. 1992. Estimating Potentialfor Occurrence of DNAPL at Superfund Sites. EPA Quick Reference Fact Sheet, EPA Publication 9355-4-07FS, US Environmental Protection Agency, Washington D.C.
- 4. USEPA. 1994. DNAPL Site Characterization, EPA 540/F-94/049, US Environmental Protection Agency, Robert S. Kerr Laboratory, Ada, OK...

If you have any questions, please contact me at (512) 239-6368.

Ludmila Voskov, P.G., Project Manager Superfund Section Remediation Division

Lv/cw

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